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or deliver any ice cream which contains more than 500,000 bacteria per cubic centimeter.

SEC. 3. No old or melted ice cream, or ice cream returned to a manufacturer from whatever cause, shall again be used in the preparation of ice cream.

CHATTANOOGA, TENN.

Manure—Receptacles and transportation (ordinance adopted Apr. 22, 1912).

SEC. 1. It shall be the duty of every person owning, controlling, operating, or having in charge any stable, barn, or other place where horses, mules, cows, or other live stock is kept, to have and maintain at all times upon the premises in or adjacent to said stable, barn, or place, a fly-tight receptacle of sufficient dimensions and for the purpose of containing the droppings of manure from said stock, and the same shall have a top or lid so arranged as to be fly-tight and to exclude therefrom all flies, and therein to promptly deposit all droppings from said stock, and to keep the lid thereon (except when necessarily open for the purpose of depositing therein or removing therefrom) closed in such manner as to prevent the ingress of flies thereto. And every person, company, or corporation having or keeping such manure in the city shall cause the same to be removed from the premises at least once every week. No person shall remove or transport any such manure over any public highway in the city except in a tight vehicle, which, if not inclosed, must be effectually covered with canvas or other suitable material, so as to prevent the manure from falling therefrom.

SEC. 2. Any person violating or failing to comply with the provisions of this ordinance shall be guilty of misdemeanor and shall be fined not less than \$5 nor more than \$50 for each offense, and each separate day upon which the offense is committed shall be deemed a separate offense within the purview of this ordinance.

SEC. 3. It shall be the duty of the health officer of the city of Chattanooga and of all police officers and others vested with police powers to see to the enforcement of this ordinance and to arrest or cause the arrest of offenders against the same.

SEC. 4. This ordinance shall take effect and be in force two weeks from and after its passage.

CHELSEA, MASS.

Foodstuffs—Care and sale (rule board of health adopted July 2, 1912).

Rule 130.—SEC. 2. Whereas the exposure of foodstuffs to the street, dust, insects, and animals is liable to infect and corrupt such foodstuffs, it is hereby ordered that meat, poultry, game, fish, sea food, dried or preserved fruits, dates, figs, cherries, grapes, and berries (except at wholesale in the original crates), cut fruits, cut melons, cracked nuts or nut meats, candies, confectionery or bakers' products which are intended for sale for human food, shall not be conveyed, except during the loading or unloading of vehicles, from place to place or kept in an open doorway or in or near an open window unless the window is protected with a screen having a mesh of not less than 40 per inch, outside of a building or in public or private way of the city of Chelsea, unless so covered with clean material or so placed as to be protected from dust, flies, or other insects, animals, and all other contaminating influences.

SEC. 3. Every person being the occupant or lessee of any room or stall, building, or other place, and every person being the owner or person in charge of any stand, case, rack, bench, pushcart, or other vehicle, where or from which human food is kept, stored, sold, or offered for sale, shall maintain such room, stall, building or other place, stand, case, rack, bench, pushcart, or other vehicle and its appurtenances in a clean and wholesome condition.

SEC. 4. All persons while engaged in the handling of articles of food in such room, stall, building, or other place, shall wear clean outer garments, and shall be free from contagious or infectious disease.

SEC. 5. No room in which articles of food are prepared, kept, stored, sold, or offered for sale, shall be used for domestic purposes or open directly into any room so used. In no such room shall there be any water closet. All shops or stores used for the sale of articles of food shall be supplied with proper lavatory accommodations.

SEC. 6. The wrapping of meats, fish, breadstuffs, dairy products, vegetables, etc., destined for sale or delivery for food purposes, in newspapers or other unclean materials, is hereby prohibited.

SEC. 7. Every peddler of foodstuffs, from wagons or carts, in addition to the clean covering provided for in this regulation, shall keep in his wagon or cart a water-tight and sufficient receptacle for the wastes of his business, and such wastes shall be so disposed of as not to cause a nuisance.

SEC. 8. All fruit, vegetables, or other articles of food exposed for sale, shall be kept at a height of not less than 18 inches from sidewalk or ground above which they are placed.

CHICAGO, ILL.

Penalty for violation of Chapter XXXVIII of the Chicago Code of 1911 (ordinance adopted Nov. 25, 1912).

SECTION 1. That section 1493 of Article XXXII of Chapter XXXVIII of the Chicago Code of 1911 be amended by striking out said section and substituting in lieu thereof the following words and figures:

"1493. *General penalty.*—Any person, firm, or corporation who violates, disobeys, omits, neglects, or refuses to comply with, or who resists the enforcement of, any of the provisions of this article or this chapter, where no other penalty is specifically provided, or who violates, disobeys, omits, neglects, or refuses to comply with any rule or regulation made by the commissioner of health in pursuance of the authority contained in section 1164 of the Chicago Code of 1911, provided that said rule or regulation has been approved by the city council and published as provided by law, or who resists the commissioner of health or his duly authorized agent in the enforcement of the provisions of any section or article of this chapter, shall be fined not less than \$10 nor more than \$200 for each offense."

This ordinance shall be in force and effect from and after its passage, approval, and due publication.

BERKELEY, CAL.

Privies, temporary—Construction and maintenance (ordinance adopted June 11, 1912).

SEC. 1. Every person, firm, or corporation while engaged in the construction, repair, removal, or destruction of any building or buildings, or upon any work on the public streets in the city of Berkeley, shall be required to provide and maintain a privy or toilet accommodations for employees thereon, in accordance with the following conditions and requirements:

(a) If the total cost of such building or the contract price of the work as shown by the application for a building permit shall amount to the sum of \$2,500, or over, the privy or toilet shall be connected with a sewer and shall be constructed in all respects according to the provisions of Ordinance No. 92-N. S. applicable thereto.

(b) If the total cost of such building or the contract price of the work shall be less than the sum of \$2,500, the privy or toilet shall either be connected with a sewer, as hereinbefore provided, or shall be constructed with tight walls and floor and all ventilation openings must be screened with 15-mesh wire screening and the door must be closed by means of a spring. The receptacle for excreta must be an excavation in the earth at least 2 feet by 3 feet and 4 feet in depth. All excrements shall be covered with earth daily and upon completion of the work the excavation shall be entirely filled with earth.